## TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE Transcriber's Office

March 24, 1997 LB 465

amendments that will give law enforcement the resources they need to do the job that they need to do, if we are going to have this bill in place, to make sure that law enforcement can make it workable. Thank you.

SPEAKER WITHEM: Thank you. Senator Suttle.

SENATOR SUTTLE: Thank you, Mr. President. Senator Brashear, may I ask you a couple of questions?

SPEAKER WITHEM: Senator Brashear, will you respond?

SENATOR BRASHEAR: Yes, Mr. Speaker.

SENATOR SUTTLE: I notice that in the bill it says that the State Patrol, who will be instructors for training for these people that want licenses, do you know what qualifications or are there qualifications listed in the bill for an instructor of the State Patrol's training and course to determine if the person suffers from a physical infirmity or a psychological infirmity?

SENATOR BRASHEAR: Yes, in fact, Senator Suttle, we have...we have established the right of the patrol to assess the physical and other capabilities of the individual licensee...

SENATOR SUTTLE: I...

SENATOR BRASHEAR: ...at the time of application. I...

SENATOR SUTTLE: Yes, I understand that. What I'm asking is what kind of qualifications does the instructor have to have, or the State Patrol? Just by looking at them. There's a lot of people that are psychologically damaged that you can't tell that they are just by looking at them.

SENATOR BRASHEAR: I think that's true. The qualification that...basically, the way it works is that the patrol has the authority, the sheriff submits the application, that there has to be two references. That there has to be the waiting period in order...the 60-day period for the examination of it. I mean the whole process is designed to ferret out, plus the checking